1	JAMES McNAIR THOMPSON SBN 67807 LAW OFFICES OF JAMES McNAIR T	HOMPSON	
2	PO BOX 636 LOS GATOS CA 95031 (408) 358-6047		
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4	Attorney for Francisco Reyes De La Cru	1Z	
5	TIMITED STATE	RS DISTRICT COLIRT	
6	UNITED STATES DISTRICT COURT		
7	NORTHERN DISTRICT OF CALIFORNIA		
8	SAN JOSE DIVISION		
9			
10	UNITED STATES OF CALIFORNIA,) Case No.: CR-12-0088 LHK	
11	,) STIPULATION AND [PROPOSED]	
12	Plaintiff,	ORDER CONTINUING SENTENCINGOF FRANCISCO REYES DE LA CRUZ	
13	VS.) TO FEBRUARY 22, 2013)	
14	FRANCISCO REYES DE LA CRUZ)	
15	Defendant.		
16	Defendant Francisco Reyes De La Cruz is set to be sentenced on January 16		
17	2013. The parties have been advised by the Probation Office that its presentence		
18	investigation is ongoing. The parties jointly request additional time for sentencing		
19	to allow the necessary investigation by the defense and the Probation Office to		
20	ensure the Court has information relevant to sentencing.		
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1	Accordingly, the parties jointly stipulate and request the sentencing date be	
$_2$	continued to February &\$, 2013 at %\$:00 a.m.	
3	Dated: January 10, 2013	
$4 \mid$		Respectfully submitted, MELINDA HAAG
5		United States Attorney /s/
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7		OWEN MARTIKAN Assistant United States Attorney
8	Dated: January 2, 2013	
9		/s/ JAMES MCNAIR THOMPSON
0		Attorney for Francisco Reyes De La Cruz
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13	[PROP	OSED] ORDER
4	Based on the above, and for good cause shown,	
15	IT IS HEREBY ORDERED:	
16	That the January 16, 2013 sent	encing of the defendant is hereby continued to
17	February 22, 2013 at 10:00 a.m.	
18	Dated:	Jucy H. Koh
19		HON. LUC'S H. KOH United States District Judge
20		United States District Judge
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